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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/077,613	02/15/2002	Arnab Das	16-20	2876	
30594 75	03/28/2006		EXAM	EXAMINER	
HARNESS, DICKEY & PIERCE, P.L.C.			DOAN, PHUOC HUU		
P.O. BOX 8910 RESTON, VA 20195			ART UNIT	PAPER NUMBER	
,			2617		
			DATE MAILED: 03/28/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

## Notice of Non-Compliant Amendment (37 CFR 1.121)

Application No.	Applicant(s)	
10/077,613	DAS ET AL.	
Examiner	Art Unit	
PHUOC H. DOAN	2687	

	PHUOC H. DOA	N 2687	
The MAILING DATE of this communicate	ion appears on the cover s	heet with the corresponder	ce address
The amendment document filed on <u>15 February</u> requirements of 37 CFR 1.121 or 1.4. In order for item(s) is required.			
THE FOLLOWING MARKED (X) ITEM(S) CAUS  1. Amendments to the specification: A. Amended paragraph(s) do not B. New paragraph(s) should not b C. Other	include markings.	CUMENT TO BE NON-CO	MPLIANT:
<ul><li>2. Abstract:</li><li>A. Not presented on a separate sl</li><li>B. Other</li></ul>	neet. 37 CFR 1.72.		
<ul> <li>□ 3. Amendments to the drawings:</li> <li>□ A. The drawings are not properly "Annotated Sheet" as required</li> <li>□ B. The practice of submitting propershowing amended figures, with</li> <li>□ C. Other</li> </ul>	by 37 CFR 1.121(d). osed drawing correction h	as been eliminated. Repla	acement drawings
<ul> <li>4. Amendments to the claims:</li> <li>A. A complete listing of all of the complete listing of all of the complete listing of claims does not in the complete listing of claims does not in the complete listing of claims and been provided of each claim cannot be identified number by using one of the following (Previously presented), (New),</li> <li>D. The claims of this amendment to the complete listing of the claims of the claims of the complete listing of the complete listing of the complete listing of all of the complete listing of claims does not in the complete listing of each claim cannot be identified to complete listing of the complete listing</li></ul>	nclude the text of all pending ded with the proper status ded. Note: the status of evolving status identifiers: (Co) (Not entered), (Withdrawr paper have not been presented)	identifier, and as such, the very claim must be indicate Driginal), (Currently amend and (Withdrawn-currently	e individual status ed after its claim led), (Canceled), y amended).
5. Other (e.g., the amendment is unsign	ed or not signed in accord	ance with 37 CFR 1.4):	
For further explanation of the amendment format		, see MPEP § 714.	
TIME PERIODS FOR FILING A REPLY TO THIS	NOTICE:		
<ol> <li>Applicant is given no new time period if the filed after allowance. If applicant wishes to re entire corrected amendment must be result</li> </ol>	esubmit the non-compliant		
<ol> <li>Applicant is given one month, or thirty (30) decorrection, if the non-compliant amendment is (including a submission for a request for contamendment filed within a suspension period Quayle action. If any of above boxes 1. to 4. non-compliant amendment in compliance with</li> </ol>	s one of the following: a pi inued examination (RCE) under 37 CFR 1.103(a) or are checked, the correctio	eliminary amendment, a n under 37 CFR 1.114), a su (c), and an amendment fil	on-final amendment upplemental ed in response to a
Extensions of time are available under 3 amendment or an amendment filed in resp	7 CFR 1.136(a) <u>only</u> if the conse to a <i>Quayle</i> action.	non-compliant amendmen	it is a non-final
Failure to timely respond to this notice we Abandonment of the application if the filed in response to a Quayle action; or Non-entry of the amendment if the nor amendment.	non-compliant amendmen		
Legal Instruments Examiner (LIE), if applica	ble	571 272 725 Telephone No.	<u> </u>

Continuation of 4(e) Other: In claim 1, the newly added limitation was not underline, and in claim 20, the status identifier "currently amended" should be change to --previously presented--.

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## **DETAILED ACTION**

## Response to Arguments

1. Applicant's arguments filed 02/15/06 have been fully considered but they are not persuasive.

**Applicant's remarks**: Applicant request for reconsideration After Final Rejection.

**Examiner's response**: After the Final Rejection, Applicant has amended which placing features from Dependent Claim 2 in to Independent Claim 1. It was raised new issues in Independent Claim 1.

Applicant's remarks: Bolourchi fails to teach or suggest a method which modifying fields of an existing control channel, where the <u>control and</u>

<u>signaling information</u> include one or more <u>identifiers</u>, and where one or more of the identifiers includes a <u>message type</u>.

Examiner's response: Bolourchi specifically disclose the method for processing downlink message between a node (base station) and a UE (mobile device) which base station are generating a downlink control message in the MAC "medium access control" layer and physical layer signaling required for processing a message (i.e., data packet). See page 4, par. [0058-0060].

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**Applicant's remarks**: Bolourch does not teach or suggest an identifier indicating the available Walsh space for transmission of data between a base station and one or more mobile stations.

Examiner's response: Bolourchi does not teach or suggest an identifier indicating the available Walsh space for transmission of data between a base station and one or more mobile stations. However, in view of Willenegger with the same invention, Willenegger specifically disclose an identifier indicating the available Walsh space for transmission of data between a base station and one or more mobile stations (col. 3, par. [0028]). Walsh space is a Walsh Codes used for the F-PDCH (See Applicant's specification in page 15-16). Willenegger discloses a Walsh Code used for PDCH channel (col. 1, par. [0007], and col. 3, par. [0028]).

2/11/06